These remarks are made in response to the Office Action of October 9, 2007

(Office Action). As this response is timely filed within the 3-month shortened statutory

period, no fee is believed due. However, the Examiner is expressly authorized to charge

any deficiencies to Deposit Account No. 50-0951.

In the Office Action, Claims 1, 2, 4-12, 14-16, and 18-22 were rejected under 35

U.S.C. § 102(e) as being anticipated by U.S. Patent 7,143,420 to Radhakrishnan

(hereinafter Radhakrishnan). Claims 3, 13, and 17 were rejected under 35 U.S.C. §

103(a) as being unpatentable over Radhakrishnan in view of U.S. Patent 7,184,534 to

Birch, et al. (hereinafter Birch).

Amendments to the Claims

Although Applicants respectfully disagree with the rejections in the Office Action,

Applicants nonetheless have amended the claims in order to expedite prosecution of the

present application by further emphasizing certain aspects of the claims. Applicants

respectfully assert, however, that the claim amendments presented are not intended as,

and should not be interpreted as, the surrender of any subject matter. Applicants are not

conceding by these amendments that any previously submitted claims are unpatentable

over the references of record. Applicants' present claim amendments are submitted only

for purposes of facilitating expeditious prosecution of the present Application.

Accordingly, Applicants respectfully reserve the right to pursue any previously submitted

claims in one or more continuation and/or divisional patent applications.

In this response, Applicants have amended independent Claims 1, 8, 15, and 22 to

emphasize certain aspects of the claims. In particular, the independent claims have been

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amended to include the limitation recited in Claims 3, 13, and 17. Claims 3, 13, and 17

have been cancelled. No new subject matter has been introduced by these amendments.

The Subject Matter Of Birch And The Claimed Invention Were

Commonly Owned At The Time The Invention Was Made

As amended, independent Claims 1, 8, 15, and 22 now recite the same limitation

formerly recited in now-cancelled Claims 3, 13, and 17. Accordingly, Applicants

respectfully submit that the only applicable rejection pertaining to the amended

independent claims is the one asserted in the Office Action against Claims 3, 13, and 17

based on the combination of Radhakrishnan and Birch. Applicants respectfully submit

that the combination of Radhakrishnan and Birch fails to teach or suggest every feature

recited in the amended claims. Applicants respectfully assert, however, that the issue is

moot since the claimed invention and the subject matter of Birch were commonly owned

by the same entity, International Business Machines Corporation (IBM), at the time the

claimed invention was made. Accordingly, Applicants respectfully submit that 35 U.S.C.

§ 103(c) precludes citing Birch against the present invention.

CONCLUSION

Applicants believe that this application is now in full condition for allowance,

which action is respectfully requested. Applicants request that the Examiner call the

undersigned if clarification is needed on any matter within this Amendment, or if the

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Examiner believes a telephone interview would expedite the prosecution of the subject application to completion.

Respectfully submitted,

AKERMAN SENTERFITT

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